

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/622,693	07/21/2003	Yusuke Akiyama	1190-0572P	4401
2292 7:	590 06/09/2005		EXAMINER	
BIRCH STEWART KOLASCH & BIRCH			WILLIAMS, JOSEPH L	
PO BOX 747 FALLS CHURCH, VA 22040-0747		ART UNIT	PAPER NUMBER	
			2879	

DATE MAILED: 06/09/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

			AN
	Application No.	Applicant(s)	
	10/622,693	AKIYAMA ET AL.	
Office Action Summary	Examiner	Art Unit	
	Joseph L. Williams	2879	
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with	the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL	VIS SET TO EVOIDE 2 MO	NTU(S) EDOM	
THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	I 36(a). In no event, however, may a reply within the statutory minimum of thirty (will apply and will expire SIX (6) MONTHE, cause the application to become ABAI	ly be timely filed (30) days will be considered timely. AS from the mailing date of this communication. NDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 21 July	<u>uly 2003</u> .		
2a) ☐ This action is FINAL . 2b) ☑ This	s action is non-final.		
3) Since this application is in condition for allowa	•	•	
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) <u>1-16</u> is/are pending in the application			
4a) Of the above claim(s) is/are withdraw	wn from consideration.		
5) Claim(s) is/are allowed.			
6) Claim(s) <u>1-16</u> is/are rejected.			
7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	ur alaction requirement		
o) Claim(s) are subject to restriction and/o	r election requirement.		
Application Papers			
9)☐ The specification is objected to by the Examine			
10) The drawing(s) filed on is/are: a) acc	• • • • • • • • • • • • • • • • • • • •		
Applicant may not request that any objection to the	• • • • • • • • • • • • • • • • • • • •	, ,	
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	,	•	
	danniner. Note the attached t	Since Action of form F 10-132.	
Priority under 35 U.S.C. § 119			
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 		19(a)-(d) or (f).	
2. Certified copies of the priority document	s have been received in App	olication No	
3. Copies of the certified copies of the prio	·	eceived in this National Stage	
application from the International Bureau	• • • • • • • • • • • • • • • • • • • •		
* See the attached detailed Office action for a list	or the certified copies not re	ceived.	
Attachment(s)	_		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Sur Paper No(s)/	mmary (PTO-413) Mail Date	
 Notice of Draisperson's Patent Drawing Review (PTO-946) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 7/21/03. 		ormal Patent Application (PTO-152)	
. apor 110(0)/111aii 54t6 <u>//2 //00</u> .	5/ <u> </u>	•	

DETAILED ACTION

Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-4, 6-9, 11-14, and 16 are rejected under 35 U.S.C. 102(b) as being anticipated by Yuichi et al. (JP 07-230772), of record by Applicant.

Regarding claim 1, Yuichi ('772) teaches in Drawings 1 and 2, a tensioned mask structure (5) for a color CRT, the structure including a color-selecting mask (53) that is formed with a plurality of electron beam passing holes (54) therein, a mask frame (122) on which the color-selecting mask is mounted, and a vibration-attenuating mechanism (no number but attached near the end of frame (122)) in contact with the color-selecting mask to damp vibration of the color-selecting mask, wherein an effective mask area of the color-selecting mask comprises: a slit region having a plurality of long narrow elements that extend in a vertical direction of a screen of the CRT and are aligned to define slit-like holes between adjacent long narrow elements; and a slot region having a

plurality of slot-like holes shorter than the slit-like holes, the slot-like holes extending in the vertical direction; wherein said slit region formed in an area except a left peripheral portion and a right peripheral portion of the effective mask area.

Regarding claim 2, Yuichi ('772) teaches the slit-like holes are defined by forming bridges (51) that connect adjacent long narrow elements at predetermined intervals, the bridges near a boundary between the slit region and the slot region being formed in accordance with a shape of slit region such that a substantially straight boundary is defined between the slit region and the slot region.

Regarding claim 3, Yuichi ('772) teaches wherein the slit-like holes are defined by forming bridges that connect adjacent long narrow elements at predetermined intervals, the bridges adjacent to a boundary between the slit region and the slot region being formed in accordance with the shape of the slit region to define the boundary such that each of the bridges is displaced ahead of a preceding one in the vertical direction of the screen.

Regarding claim 4, Yuichi ('772) teaches the slit region is symmetrical with respect to a horizontal center line of the effective mask area and with respect to a vertical center line of the effective area.

Application/Control Number: 10/622,693

Art Unit: 2879

Regarding claim 6, Yuichi ('772) teaches the slit region has a horizontal length in the range of 5 to 95% full horizontal length the effective mask area.

Regarding claim 7, Yuichi ('772) teaches the slit region has a vertical length in the range of 20 to 100% of a full vertical length of the effective mask area.

Regarding claim 8, Yuichi ('772) teaches the slot-like holes are defined by forming bridges that connect adjacent long narrow elements at predetermined intervals.

Regarding claim 9, Yuichi ('772) teaches each of the slot-like holes has opposing perimeters that extend substantially in the vertical direction and a perimeter an angle with the horizontal direction.

Regarding claim 11, Yuichi ('772) teaches color CRT having a face panel, a funnel, and a neck which are formed in one piece construction, the color CRT incorporating a tensioned color-selecting mask according to Claim 1 (see Drawing 3).

Regarding claim 12, Yuichi ('772) teaches a tensioned mask (5) structure for a color CRT, the structure including a color selecting mask (53) formed with a plurality of electron beam passing holes (54), a mask frame (122) on which the color-selecting mask is mounted, and a vibration-attenuating mechanism (no number, but near the end of frame 122) in contact with the color-selecting mask to damp vibration of the color-

Application/Control Number: 10/622,693

Art Unit: 2879

selecting mask, wherein the color-selecting mask comprises an effective mask area that includes a slot region (the peripheral edges of the mask) having slot-like holes and a mixture region having slit-like holes and slot-like holes (located at the top and bottom of the mask area); wherein the slit-like holes are defined between adjacent ones of a plurality of long narrow elements that extend in a vertical direction of a screen of the CRT; and wherein the slot-like holes are shorter than the slit-like holes and extend in the vertical direction; wherein the mixture region formed area except a left peripheral portion and a right peripheral portion of the effective mask area.

Regarding claim 13, Yuichi ('772) teaches the slit-like holes are defined by forming bridges that connect adjacent long narrow elements at predetermined intervals, the bridges being formed to define a substantially straight boundary between the mixture region and the slot region.

Regarding claim 14, Yuichi ('772) teaches the slit-like holes are defined by forming bridges that connect adjacent long narrow elements at predetermined intervals, the bridges adjacent to a boundary between the region and the slot region being formed in accordance with a shape of the slit region define the boundary such each of the bridges is displaced ahead of a preceding one in the vertical direction of the screen.

Regarding claim 16, Yuichi ('772) teaches color CRT having a face panel, a funnel, and a neck which are formed in one piece construction, the color CRT incorporating a tensioned color-selecting mask according to Claim 12 (see Drawing 3).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 5, 10,and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yuichi et al. (JP 07-230772) in view of Bae et al. (US 6,756,724 B2), both of record by Applicant.

Regarding claim 5, Yuichi ('772) teaches all of the claimed limitations except for the vibration-attenuating mechanism including at least two springs provided on the mask frame; and at least one damper wire mounted in contact with the color-selecting mask between the two springs so that the damper wire is held taut across the effective mask area.

Further regarding claim 5, Bae ('724) teaches in figure 1 a tension mask for a color CRT comprised of, in part, a vibration-attenuating mechanism including at least two springs provided on the mask frame; and at least one damper wire mounted in contact with the color-selecting mask between the two springs so that the damper wire

is held taut across the effective mask area for the purpose of reducing vibrations within the CRT and thus improve the picture quality.

Hence it would have been obvious to one of ordinary skill in the art at the time the invention was made to use the vibration-attenuating mechanism of Bae in the color CRT of Yuichi for the purpose of reducing vibrations within the CRT and thus improve the picture quality.

Regarding claim 10, Bae ('724) teaches wherein each of the slot-like holes has a constriction defined by projections that project toward each other from adjacent long narrow elements (see figure 9).

The reason for combining is the same as for claim 5 above.

Regarding claim 15, Yuichi ('772) teaches in figure 1 a tension mask for a color CRT comprised of, in part, a vibration-attenuating mechanism including at least two springs provided on the mask frame; and at least one damper wire mounted in contact with the color-selecting mask between the two springs so that the damper wire is held taut across the effective mask area

The reason for combining is the same as for claim 5 above.

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joseph L. Williams whose telephone number is (571) 272-2465. The examiner can normally be reached on M-F (6:30 AM-3:00 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nimeshkumar D. Patel can be reached on (571) 272-2457. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Joseph L. Williams Primary Examiner Art Unit 2879